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10	UNITED STATES DISTRICT COURT		
11	CENTRAL DISTRICT OF CALIFORNIA		
12			
13	UNITED STATES OF AMERICA, <i>ex rel.</i> ANITA SILINGO,	Case No.: SACV13-1348-FMO(JCx)	
14	Plaintiffs,	NOTICE OF SETTLEMENT OF	
15	vs.	CLAIMS AGAINST DEFENDANTS MOBILE	
16	MOBILE MEDICAL EXAMINATION	MEDICAL EXAMINATION SERVICES, INC. AND MEDXM	
17	SERVICES, INC., et al.,		
18	Defendants.		
19	PLEASE TAKE NOTICE that plaintiff and relator Anita Silingo has settled her claims		
20	against defendants Mobile Medical Examination Services, Inc. and MedXM (collectively,		
21	"MEDXM"), subject to the approval of the United States Government. Silingo has submitted		
22	her proposed Settlement Agreement to the Government, and upon the Government's approval		
23	thereof, will present it to defendants MEDXM.		
24	THE ZINBERG LAW FIRM, A.P.C.		
25	THE HANAGAMI LAW FIRM, A.P.C.		
26	· · · · · · · · · · · · · · · · · · ·	Tilliam K. Hanagami	
27	Attori	nm K. Hanagami neys for Plaintiff and Qui Tam Relator, Silingo	
28	Anita Silingo		
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CERTIFICATE OF SERVICE 1 2 I hereby certify that on March 18, 2016, I electronically transmitted the attached document to the United States District Court Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to the following CM/ECF registrants: 3 Abram J. Zinberg (AbramZinberg@gmail.com) Attorney for Plaintiff and Relator, 4 Anita Silingo 5 Paul S. Chan (psc@birdmarella.com) Attorneys for Defendants, MedXM, and Mobile Medical Benjamin N. Gluck (bng@birdmarella.com) 6 Marc E. Masters (mem@birdmarella.com) Examination Services, Inc. 7 Michael M. Maddigan (michael.maddigan@hoganlovells.com) Attorneys for Defendants, Wellpoint, Inc., Anthem Blue 8 Cross, Anthem Blue Cross Life and Health Insurance Company, Blue 9 Cross of California 10 Roger S. Goldman (roger.goldman@lw.com) Attorneys for Defendants, Health Net, Inc., Health Net Life David J. Schindler (David.Schindler@lw.com) 11 Insurance Company, Health Net of 12 California R. David Jacobs (cemail@ebglaw.com) Attorneys for Defendants, Visiting 13 Jacqueline Leahy Sugarman (cemail@ebglaw.com) Nurse Service Choice, Visiting Nurse Service of New York 14 Elizabeth M. Bock (ebock@omm.com) Attorneys for Defendants, Molina 15 David M. Deaton (ddeaton@omm.com) Healthcare. Inc.. Molina Healthcare of California, Molina David J. Leviss (dleviss@omm.com) 16 Amanda McLaurin Boote Santella (asantella@omm.com) Healthcare of California Partner 17 Plan, Inc., Molina Healthcare Services 18 Peter M. Roan (proan@crowell.com) Attorneys for Defendant, Alameda Alliance for Health 19 20 /s/William K. Hanagami William K. Hanagami 21 22 23 24 25 26 27 28